ω copy 1:00-cv-01728-CCC Document 199-2 Page 1 of 6 United States appeal court for the Third Circuit Sm4 Closed. WM Black Plaintiff M.D. civil action No. 1:00-1728) Judge Conner M Russ an et. al., Defendant notice of appeal and AUG-22004 asking for a stay in proceeding CA. 3rd or If it pleases the court here comes ignoble inmate wm Branch CF3756 asking this Noble Court to grant me an Appeal of a Court order by his august Honor, Conner of the Middle District, who awarded me \$10.00 as Reasonable Cost for informal and formal expenses, this after 2 yrs of Pleadings, motions for discovery, had been dismissed as Premature, a violation of fed. Rules of Civil Procedure 26, 37, Per Judge Conners order, Distouery is to be done without a court order and the attorner General Ms mosley Refused to participate opting To file a motion for summary Judgement see court Docket as to the time and Judge conners Ruling on my motion's in the order I am appealing Judge conner's stated that in (Dok. 164) I identified my cost to be \$10.00 this is not True a copy of (Doc. 164) is inclosed I asked for 10,000.00

[See Exhibit] Theason that I spent at Least 80 hours over the Last Two years on discovery and as I am Prose, Pleading before the court as a Lawyer \$125.00 ahour as attorney Fee more over ms mosley esq is guilty of violating Fed Rules of Discovery and She is Senior Dupty attorney General arron Helms Vs. He with supt. 780 F.2d 367 C3 Rd Cir. 1986) \$1980

Doc. Hibit FOR the middle District of Pennsylvania wm Branch Plaintiff : Civilation No. 1500-CV-1728 : (Judge conner) MR. Russian
Defendant Motion to the Court to Grant a Motion to order Defendants to Discovery and find them in contempt if it Pleasers this noble Tribunal here Comers this Ignoble inmate wm Branch cf3756 asking this most Judicial Tribune to Hold these Defendants in contempt of the court for not answering an interrogatories per fed. Rules of Civil PROCEDURE RWEG 33, 37 (DQ) (D) (C) (B) RWE on 2-19-04 This august court issued an Order for Discovery to be complete by 3-19-04 to this Date 3-25-04 Defendants have not answered any of my Interrogatories. Therefore I Pray this Honorable Court will Vouchsafe to Grant my Motion to Hold these Defendants in Contempt of Court. Rule 37 (1) (2) (0), Rendering a Judgement in Default against the Defendants Rule 37 (b) (2) (c) Rule 37 (C) (1) the Defendants Shall Pay Reasonable legal feets, I am asking for 10,000 so the Defendant will Never again Disobey your Court orders laffirm under Penalty of the Law that the above is true Ms Mosley age SDAG. 15th FL STRAWBERRY SQ HARRISHURG Pa 17120 When Branch CF3756 PO BOX 256 Waymart Pa 18472 Date 3-25-04

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in Judge Conjers order Oated June 29th 2004
He stated that Ms Mosley admits that the motion was properly Served and offered no Reason to Justifiy her failure other than to object to the Relevance of the discovery, but a look at her letter to this effect she does not object only stated she should have objected see: Def. Brief in opposition to plaintiff's motion to compel exfor Sanctions Pg 7 Dated May 7, 2004, Judge Conners also stated in his memorandum that his mosley was the Reason he had to Reschedule the Trial his words " counsel's dereliction has also necessitated another delay of these proceeding". he also stated that naviout mktg. Solutions, inc. vs. Larry Tucker, inc. 339 F.3d 180, 85 C3Rd Cir. 2003) conferred him with power to Sanction Ms mosley esq. this case also states Reasonable cost and attorney fee's.

on this matter of award if the Judge stated in is order that Doc. 164 has the amount of cost I ask FOR and that cost is \$10,000.00 also atested to in ms mosley Briff in opposition to Plaintiff's motion to compelator Sanctions Dated may 7 2004, and he stated I dentified by Plaintiff is approximately \$10.00 see Judge conners memorandum page 4 dated 6-29-04. I should be given the \$10,000.00 become the \$10.00 is not what I Identified as my cost and he stated in Parenthesis (Doc. 164) where in my Request for award this could be found Respectfully FOR the Reasons Stated I am asking for a stay in Proceeding from this Date 7-28-04 pending appeal a Review of the award of Reasonable cost and Denial of Supplemental Pleading and the limited Scope of Discovery

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I have been denied discovery on question about Parole Statistic's, contractors assin of Eastern Pennsylvania in Vs. city of Phila 6 F. 3d 990 on Remand 893 F. Supp. 419 affirmed 91.F. 3d 586 cert iorafi denied 117 8.ct. 953 136 L. Ed 2d 841 [16,17] Federal civil Procedure Key 2491.5 anecdotal and statistical Evidence Presented by city was sufficient to with stand summary budgement by contractors who Raise equal Protection. I have alleged that the defendants have Retaliated against me by dening me Parde and that they wrote miseonduct within the time or near the time I was to come up for Parole, the Law suit the staff was trying to forte me to drop was a parole \$ 1983 presently in 3RH eir-court of Appeals Civil action No. 99-3507 my interrogatorie's on the sex offender program ark relevant as the defendant will argue that I was not retaliated against by denying me Parole but I was denied Parole becouse I did not complete The program. See 8 1983 complaint No. 1:00-1728 I wish to show the court the these program have nd Rehabilitation components/ Benifits that more in mate who Do not take these Sex offenders Programs Stay out of prison (do not reoffend with Stime crime) and those who take these sex offenders Reoffend W/ same erime also as I was convicted refore 1996 Ex post facta attaches yet the parde Board Keeps Reviewing me under 1996 standards I have been beat up and then a when I Reported

Case 100 py-01728-CCC Document 199-2 I was written up and put in the RHu/Hole and I tried to get this put in my case with amended complaint and supple mental pleading Judge conner Refused and said the defendants would be prejudice. becouse of Judge conner not allow me dispovery before the defendent filed for summary Julgement I was not allow full Discovery and he has narrowly allowed Piscovery to issue's of Symmany Judgement, but even with this he allowed questions about misconducts against defendant Mut Refused questions on How many Crievance's yere written by others and what they were for I Recievellia Letter from the 3rd Gir marked open in presents of inmate but Brespectfully I pray this most Honorable open ripibunal will modify Judge Gonners order Dated 7-29-04 to allow all interrogatories be answered and the award for defendants failer To participate in discovery be change to \$10,000.00 as Doc. 164 calls for and what I asked for which Would be Reasonable 80 hrs at a Rate of \$125.00 a Hour over a pris period of 2 yrs as a Relief Obtained Attorney Fee's arron Helms Vs Hewitt Supt 780 F2d 367 (3rd cir 1986) 42 8 1988 Proof of service by first class mail Judge conner Po Box \$ 983 Harrisburg Pa. 17108 Illsworn declaration laffirm under Penalty of the Law that the above is true william Branch CF 3756

Po Box 256 pg 18472 Date 2-128-04



INMATE MAIL
PA DEPARTMENT OF CORRECTIONS Name & No. (1507/26)
P.O. Box 256
Waymart, PA 18472-0256

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